UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

JNITE	ED STATES OF AMERICA	Mag./Crim. No. <u>24-407(MCA)</u>
	v.	APPLICATION FOR PERMISSION TO ENTER PLEA OF GUILTY
David	McBrien	(Defendant with Counsel)
(Defe	ndant's Name)	
.	DACD!	
	l McBrien, hereby c dant's Name)	ertifies as follows:
l .	My full name is, David McBrien against me be held in that name.	and I request that all proceedings
2.	I understand that the Constitution and laws or represented by a lawyer at every stage in the charges, and that if I cannot afford to hire a	of the United States guarantee me the right to be hese proceedings, including any trial on these lawyer, the Court will provide one for me.
3.	I have a lawyer who is representing me in to Michael V. Calabro to discuss this matter with my lawyer.	his proceeding. My lawyer's name is I am satisfied that I have had enough time
4.	English [IS] [IS NOT] my native language tow truck driver (occupation)	guage. My formal education stopped after [grade LOYED] [v][EMPLOYED] as a a).
5.		OWING] drugs or medication within the past
6.	I ☐ [HAVE] ☐ [HAVE NEVER] been a I ☐ [DO] ☑ [DO NOT] believe that at the incompetent in any respect.	patient in a mental hospital or institution. e present time I am mentally ill or mentally
7.	I received a copy of the [COMPLAINT before being called upon to plead. I had understand that the substance of the charge	[INDICTMENT] [INFORMATION] ave read and discussed it with my lawyer. It is against me is that I:
	[add separate sheets if necessary]	

WAIVER OF INDICTMENT (IF APPLICABLE)

- My lawyer has explained to me that I have a constitutional right to be charged by an 8. indictment of a grand jury but that I can waive that right and consent to being charged through a criminal Information filed by the United States Attorney.
- I understand that unless I waive indictment I may not be charged with a felony unless a grand 9. jury finds by return of an indictment that there is probable cause to believe that a crime has been committed and that I committed it.
- I also understand that if I do not waive indictment, the government may present the case to 10. the grand jury and request the grand jury to indict me.
- I understand that a grand jury is composed of at least 16 and not more than 23 persons, that 11. at least 12 grand jurors must find that there is probable cause to believe that I committed the crime. I also understand that the grand jury may or may not indictme.
- I further understand that by waiving indictment by the grand jury, the case will proceed 12. against me on the United States Attorney's Information as though I had been indicted.
- My attorney has discussed the nature of the charge(s) against me and waiving my right to 13. indictment thereon by grand jury, I fully understand those rights, and I wish to waive indictment by grand jury.
- My decision to waive indictment by grand jury is made knowingly and voluntarily, and no 14. threats or promises have been made to induce me to waive indictment.

THE GUILTY PLEA

15.	I have told my lawyer all the facts and circumstances known to me about the charge(s) set forth in the [COMPLAINT] [INDICTMENT] [INFORMATION].
16.	I am satisfied that my lawyer understands the information which I have provided, and that my lawyer has counseled and advised me on the nature of each charge and on all possible defenses that I might have in this case.
17.	In addition, my lawyer has explained to me, and I understand, that if I enter a plea of NOT GUILTY (or persisted in my plea of NOT GUILTY), under the Constitution and laws of the United States I would be entitled to a speedy and public trial by a jury of twelve persons on the charge(s) contained in this [COMPLAINT] [INDICTMENT] [INFORMATION].
18.	My lawyer has explained to me, and I understand, that at such a trial the jury would be told by the judge that I am presumed to be innocent, and that the Government would be required

to prove me guilty of the charge(s) against me beyond a reasonable doubt. I understand that

DNJ-CR-12 (Rev. 08/2010)

I would not have to prove that I am innocent, and that I could not be convicted unless all twelve jurors voted unanimously for conviction.

- 19. My lawyer has explained to me, and I understand, that if I went to trial on these charge(s), the Government would have to produce in open court the witnesses against me, and that my lawyer could confront and cross-examine them and object to evidence offered by the Government.
- 20. My lawyer has further explained to me, and I understand, that I have the right to produce witnesses and could offer evidence in my defense at a trial on these charge(s), and that I would have the right, if I so chose, to testify on my own behalf at that trial; but if I chose not to testify, the jury could draw no suggestion or inference of guilt from that fact.
- 21. My lawyer has explained to me, and I understand, that if I plead GUILTY to any charge(s) in this [COMPLAINT] [INDICTMENT] [INFORMATION] and the judge accepts my plea, I WAIVE MY RIGHT TO TRIAL AND THE OTHER RIGHTS SET FORTH IN PARAGRAPHS 17, 18, 19 and 20 ABOVE. I am aware and understand that if my GUILTY plea is accepted, there will be no trial and a judgment of GUILTY will be entered after which, the judge, upon consideration of my presentence report, will impose punishment upon me. I understand that if I plead GUILTY, the judge may impose the same punishment as if I had pleaded "not guilty", went to trial and was convicted by a jury.
- 22. My lawyer has also explained to me, and I understand, that if I plead GUILTY, I WAIVE MY RIGHT NOT TO INCRIMINATE MYSELF. I understand that the judge will ask me what I did and I will have to acknowledge my guilt as charged by setting forth my actions so that the judge is satisfied that I am, indeed, guilty. I understand that any statements I make at the time I plead GUILTY, if untrue and made under oath, can be the basis of a perjury prosecution against me.

SENTENCING ISSUES

23.	23. My lawyer has informed me, and I understand, that the maximum punishment which provides for the offense(s) charged in this [COMPLAINT] [INDICTMENT] [INFORMATIS:			
	A MAXIMUM OF 10 years imprisonment and a fine of \$250,000.00 _ for the offense(s) charged in Count(s) 1 My lawyer has further explained, and I understand, that there is \[\bigcirc [NO] [A] mandatory minimum punishment of years imprisonment and \[\bigcirc [NO] [A] mandatory minimum fine of \$ for the offense(s) charged in Count(s) 1			
V	I understand that if I plead GUILTY to Count(s) of the[COMPLAINT][INDICTMENT][INFORMATION], I face a maximum sentence on those Count(s) of years imprisonment, plus an aggregate fine of \$_250,000.00. My lawyer has additionally explained, and I understand, that in addition to or in lieu of the penalties already discussed, I may be ordered to make restitution to any victim of the offense and that the Court may require me to make a restitution in services instead of money or to make restitution to a designated third			

person or organization instead of the victim. I understand that in determining whether to order restitution and the amount of restitution the Court will consider the amount of the loss sustained by any victim as a result of the offense, my financial resources, the financial needs and earning ability of my dependents, and any other factors as the Court deems appropriate.

I understand that I will be assessed \$100 for each felony upon which I am sentenced and \$25 for each misdemeanor, if any.

- I hereby declare that no officer or agent of any branch of government, (Federal, State or Local), nor my lawyer, nor any other person, has made any promise or suggestion of any kind to me, or within my knowledge to anyone else, that I will receive a lighter sentence, or probation, or any other form of leniency if I plead GUILTY. My lawyer has explained, and I understand, that only the judge may decide what punishment I shall receive, and that if any person has told me otherwise, that person is not telling me the truth.
- 25. I understand that the sentence to be imposed upon me is within the sole discretion of the sentencing judge, subject to the provisions of the Sentencing Reform Act of 1984.
- 26. I understand that in deciding what sentence to impose upon me, the sentencing judge is required to consider the maximum and minimum prison terms, fines and terms of supervised release recommended under the Sentencing Guidelines. I understand that the Sentencing Guidelines may authorize departures from the maximum and minimum Guidelines recommendations under certain circumstances.
- 27. I understand that the Sentencing Guidelines are advisory, and that the sentencing judge must also consider the other statutory factors identified in 18 U.S.C. § 3553(a) in deciding what sentence to impose. I understand that the judge has the authority to impose a sentence more severe (up to the statutory maximum) or less severe than the sentencing range recommended by the Guidelines.
- 28. I have discussed with my attorney how the Sentencing Guidelines might apply to mycase.
- 29. I understand that the Court will not be able to determine the sentence for my case until after the Presentence Report has been completed and both I and the Government have had an opportunity to read the report and challenge any facts reported by the probation officer.
- 30. I understand that the Court may be bound to impose a fine in accordance with statutory requirements.
- 31. I understand that parole has been abolished and if I am sentenced to prison I will not be released on parole.
- I further understand that the Court [SHALL] [MAY] impose a term of supervised release to follow any term of imprisonment and that any violation of that term of supervised release may result in an additional term of imprisonment. I understand that I am subject to a term of supervised release of up to 3 years, the statutory maximum period of supervised release for the crime(s) to which I am pleading guilty.

	I further understand that the provisions of 21 U.S.C. §, which provide for a mandatory minimum term of supervised release ofyears, [DO] [DO NOT] apply to my case.
33.	I understand that I will have no right to withdraw my plea on the grounds that anyone's prediction as to the Guidelines range or expectation of sentence proves inaccurate.
34.	My lawyer has explained to me, and I understand, that if I am not a citizen of the United States, my plea of GUILTY to the charged offense(s) [MAY] [WILL LIKELY] result in my being subject to separate immigration law proceedings to have me removed from the United States by making me deportable, excludable, or inadmissible, or ending my naturalization.
35.	My lawyer has explained to me, and I understand, that if the charged offense(s) is a sex offense under 42 U.S.C. § 16911(5), my plea of GUILTY [MAY] [WILL LIKELY] result in a requirement that I register as a sex offender under Federal and State law, and I will be subject to the registration law's requirements and penalties.
<u>PLEA</u>	AGREEMENT
36.	I hereby declare that I have not been forced, coerced or threatened in any manner by any person to plead GUILTY to these charge(s). Nor have I been told that if I refuse to plead GUILTY, other persons will be prosecuted.
37.	There [HAS] [HAS NOT] been a plea agreement entered into between me and the United States Attorney, by Assistant United States Attorney Katherine M. Romano (name).
	The plea agreement DOES NOT exist in written form. The plea agreement DOES exist in written form. I have read it or have had it read to me in(LANGUAGE). My lawyer has explained it to me and I understand it.
38.	The substance of the plea agreement is:
	in exchange for my plea of guilty to Count 1 of the Indictment the government will not initiate any additional charges against me related to the conspiracy to defraud the health care plan of AMTRAK.
39.	The plea agreement [DOES] [DOES NOT] contain stipulations agreed to by the parties.
	IF APPLICABLE, CHOOSE ONE OF THE FOLLOWING:
	I understand that my plea agreement sets forth a Guidelines calculation which I agree is the total Guidelines offense level applicable to me in this case. I further understand that I have waived the right to argue that the sentencing judge should impose a sentence below the range that results from this offense level, and that the government has waived the right to argue for a sentence above the range that results from this offense level.

	I understand that my plea agreement sets forth a Guidelines calculation which I agree is the total Guidelines offense level applicable to me in this case. I further understand that with the exception of arguments regarding a departure as set forth in Paragraph_of Schedule A to the plea agreement, I have waived the right to argue that the sentencing judge should impose a sentence below the range that results from this offense level, and the government has waived the right to argue for a sentence above the range that results from this offense level.
	The plea agreement contains stipulations regarding certain facts. I understand that if the sentencing court accepts a factual stipulation set forth in the plea agreement, both I and the government have waived the right to file an appeal, collateral attack, writ, or motion claiming that the sentencing court erred in doing do.
40.	I understand that my plea agreement [PROVIDES] [DOES NOT PROVIDE] that under certain circumstances I have waived my right to appeal or collaterally attack the sentence imposed in this case.
41.	My lawyer has explained to me, and I understand, that if the judge accepts from GUILTY plea under the plea agreement, including the government's proposal to dismiss charges or to not bring other charges, the judge is not bound to follow the other terms of the plea agreement, including the stipulations recommending that a particular sentence or sentencing range is appropriate or that a particular provision of the Guidelines does or does not apply. I understand that if the judge does not follow one or all of the other terms of the plea agreement, including the stipulations, I will have no right to withdraw my GUILTY plea, even if the disposition of my case may be less favorable than that proposed in the plea agreement.
42.	I believe that my lawyer has done all that anyone could do to counsel and assist me, AND I AM SATISFIED WITH THE ADVICE AND HELP MY LAWYER HAS GIVEN ME.
43.	I know the judge will not permit anyone to plead GUILTY who claims to be innocent, and with that in mind and because I am GUILTY, I respectfully request that the Court accept my plea of GUILTY and to have the Clerk enter my plea of GUILTY as follows:
	To Count(s) 1of this [[COMPLAINT] [INDICTMENT] [INFORMATION].
44.	I offer my plea of GUILTY freely and voluntarily and of my own accord with full understanding of all matters set forth in the [COMPLAINT] [INDICTMENT] [INFORMATION], in this application, and in the certification of my lawyer which is attached to this application.
45.	I further declare that I wish to waive the reading of the [COMPLAINT] [INDICTMENT] [INFORMATION] in open court, and I request the Court to enter my plea of GUILTY as set forth in Paragraph 43, above.

46.	The following person(s), if any, assisted me in completing this application: Michael V. Calabro
the for	by certify that the foregoing information and statements herein are true. I am aware that if any of regoing statements made by me are willfully false, I am subject to punishment. I by me in open court in the presence of my lawyer this
	Tand Milm Defendant

CERTIFICATION OF COUNSEL

Michael	V. Calabro		hereby certifies that:		
1.	I am an attorney at lav TO REPRESENT] th No.24-00407 (MCA)		nd have been [RETAINED] rien, in [MAGISTRAT	BY] [[ASSIGNED E] [[CRIMINAL]	
2.			the defendant the allegation [INFORMATION].	ns contained in the	
3.	To the best of my knowledge and belief the statements, representations, and declarations made by the defendant in the foregoing Application are in all respects accurate and true.				
4.	(IF APPLICABLE) In my opinion the defendant's waiver of indictment by grand jury is voluntarily and knowingly made, and I recommend to the Court that the waiver be accepted by the Court.				
5.	[INFORMATION NATION NAT	ON] in open Court a	eading the [[COMPLAINT s provided in Rule 10 is volune waiver be accepted by the C	ntarily and knowingly	
6.		lained to him that he	mandatory minimum penalty may be ordered to make restitu		
7.	consider the Sentencia to this offense and to	ng Guidelines, and I ha the defendant. I have t datory, and that the ser	nposing sentence, the sentenci ave further explained how the C further explained to the defend ntencing judge may impose a se	Guidelines might apply ant that the Guidelines	
8.	_	•	ant in Paragraph 43 accords with my advice to the defendant.	th my understanding of	
9.		ith understanding of	d by the defendant in Paragrapl the consequences of the plea.		
Signed conten	by me in open Court ints of this Certification	the presence of the d to the defendant, this	day of MACC 2025 Attorney for the Defenda	40	
		8		DNJ-CR-12 (Rev. 08/2010)	